ARRAIGNMENT
PLEA AND SENTENCE



					•	Time in (Court:		Hrs.	15		Mins.	
Filed	l in Open Co	ourt	Date:	4/27/2021	•	Time:	3:03	PM	Tape:		FTR	L	
Magis	strate Judge	(pres	siding): <u>Ru</u>	ıssell G. Vine	yard		De	puty Clei	·k: <u>Am</u>	nanc	la Zar	kowsky	
Case Number: 1:21-cr-143				Def	Defendant's Name:			VICTOR HILL					
AUS	A:	BRENT GRAY			Det	Defendant's Attorney:			DREW FINDLING				
USP	O/PTR:				Тур	Type of Counsel: RETAINED							
	INTERPRE	TER:											
Х	INITIAL APPEARANCE HEARING: (X) In This District							Dft in cus	tod	۸5 ()	X) Yes () No		
Х	Due Process Protection Act Warning Given to Government's Counsel. Order on page 2.												
Χ	Defendant advised of right to counsel. () WIAVER OF COUNSEL FILED.												
	ORDER appointing Federal Defender Program as counsel. () INITIAL APPEARANCE ONLY												
	ORDER ap					as counsel.							
	ORDER giving defendant								days to employ counsel.				
	Dft to pay	attor	ney fees a	s follows:									
	INFORMATION/INDICTMENT FILED								() WAIVER OF INDICTMENT FILED				
Х	Copy information/indictment give to df					t(X)Yes()No				Read to dft? () Yes (X) no			
	CONSENT	TO TE	RIAL BEFO	RE MAGISTR	ATE JU	DGE (Mi	sd/Pet	ty) offen	se filed.				
Х	ARRAIGNMENT HELD () Superseding					Indictment			() Dft's WAIVER of appearance filed.				
	Arraignment continued to					@			Request of () Govt () Dft				
	Dft failed	to ap _l	pear arrai	gnment	Bench	Warran	t Issue	d:					
X	Dft enters PLEA OF NOT GUILTY. () Dft stood mute; plea of Not Guilty entered. () Waiver of appearance												
	PLEA OF G	UILT	//NOLO as	to counts									
Х	ASSIGNED to District Judge Judge					ıdge ELR			(X) trial () arraignment/sentence				
Х	ASSIGNED to Magistrate Judge Ju					udge CCB			for pretrial proceedings.				
Χ	Estimated trial time:								SHORT X MEDIUM LONG				

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CASE NO. 121CR143

CONSENT TO PRE-SENTENTCE INVESTIGATION filed. Referred to USPO for PSI and continued						
until	at	for sentencing.				
Government's	MOTION FOR DETENTION filed. Hearing set	for				
Temporary com	mitment issued. Defendant remanded to cus	stody of U.S. Marshals Service				

BOND/PRETRIAL DETENTION HEARINGS

D/FREIRIAL DEFENTION TEARINGS										
PRETRIAL DETENTION HEARING HELD The Defendant does not contest detention at this time.										
BOND HEARING HELD.										
GOVERNMENT'S MOTION FOR DETENTION () GRANTED () DENIED () WITHDRAWN										
WRITTEN ORDER TO FOLLOW.										
HEARING HELD on motion for reduction / modification of bond.										
MOTION FOR REDUCTION OF BOND / MODIFICATION OF BOND () GRANTED () DENIED										
WRITTEN ORDER TO FOLLOW.										
BOND SET AT \$50,000.00										
NON-SURETY										
SURETY () Cash () Property () Corporate Surety										
SPECIAL CONDITIONS:										
BOND FILED; DEFENDANT RELEASE.										
BOND NOT EXCUTED. DEFENDANT TO REMAIN IN MARSHALS' CUSTODY.										
WITNESSES:										
EXHBITS:										

ORDER

Pursuant to the Due Process Protections Act, see Fed. R. Crim. P. 5(f), the government is directed to adhere to the disclosure obligations set forth in *Brady v. Maryland*, 373 U.S. 83 (1963), and its progeny, and to provide all materials and information that are arguably favorable to the defendant in compliance with its obligations under *Brady*; *Giglio v. United States*, 405 U.S. 150 (1972); and their progeny. Exculpatory material as defined in *Brady* and *Kyles v. Whitley*, 514 U.S. 419, 434 (1995), shall be provided sufficiently in advance of trial to allow a defendant to use it effectively, and exculpatory information is not limited to information that would constitute admissible evidence.

The failure of the government to comply with its *Brady* obligations in a timely manner may result in serious consequences, including, but not limited to, the suppression or exclusion of evidence, the dismissal of some or all counts, adverse jury instructions, contempt proceedings, or other remedies that are just under the circumstances.